Killed Her Sen.

Richmond, Va., Nov. 1 .- Mrs. W. S. McClain of Covington, Va., last night shot to death her son William, 13 years of age, whom she mistook for a theif trying to get into her house. Late in the night Mrs. McClain heard some one moving around the outside of the house. She called to who ever it was, demanding an answer, but the noises only continued with no word from the person she thought a robber.

Mrs. McClain fearing that she was about to be attacked by the thi: cured a shot gun and fired into the darkness from a window. There was a sound at the front door. She opened the door and was greeted by the stare of the eyes of her son dead.

OWilliam was in a Hallowe'en disguise and had just returned from a frolic with some of his friends. He was evidently playing a joke on his mother by refusing to auswor her calls.

Feeding His Stock on Sawdust.

Herman Schmidt, a Caroline county farmer, read in a German technical paper that wood properly prepared would make good animal food. As there are a number of sawmills in his neighborhood he is putting the plan into practical operation. The theory is that animals have a decided liking for young shoots, roots of shrubs, tree bark and other heavy food of the same nature, and experiments have proved that the nutriment contained in such growth remains in it even after it has become wood. And that with a little salt and water added to it the sawdust will prove a lighly nourishing diet. Pine, birch, alder, beech, and other and the wood has vastly more albumen, nitrogen and fatty substances than straw. To the salt and water Mr. Schmidt is adding potato peelings, corn husks, canning-house refuse or any other slop he can obtain .- Baltimore American.

Tamed A Bullfrog.

Mr. D. L. Arey's young son, of about 7 years, has accomplished an unusual feat in taming a bullfrog.

Several months since Mr. Arey went seining and caught several bullfrogs. He took them home and his little son. upon seeing them, determined to make a pet of a large frog. The boy immediately set about cultivating friendclosest intimacy with his little master. Now, the boy calls the frog and he answers to any command. He gives utterance to a particular order and the frog begins to croak. Another order causes the frog to jump into a wagon

-Salisbury, N. C., Sun.

The Feet.

"The feet," said the chiropodist, reveal character. I know, for I have studied many feet for many years. A long narrow foot, with a high instep, is a sign of sensibility, high spirits and great intelligence. A short, wide, fat foot is a sign of stupidity, vulgarity, obtuseness. A foot that is turned out in a marked manner denotes primness, narrowness and old-fashioned views of life. Among women, beware of her whose feet are long, with the second toe longer than the great one, for she is bound to have an irascible and jealous disposition. Among men, beware of him whose foot is both fat and flat, for such a man, is selfish and ruel. The model foot, which is inlicative of good traits only, is shapey and turns neither in nor out but plants itself just straight. Very liant, supple feet indicate sensuality a love of drink and rich food and arnal pleasure."-Philadelphia Re-

Ants' Jaws in Surgery.

The Indians of Brazil bave a curi us method of stitching up a gash, hich is quite as efficient as a silver ire or prepared silk of the modera high there is no necessity for a skillhand, and the meterials are handly most anywhere in the Brazilian for-These materials are a species of ly large ant, which has mandibles ich can bite through almost anying. One of the peculiarities of this born. is that when it catches hold of de to let go. Even if the rest of settlement. body is pulled off, these jaws still their hold.

What the Brazilian Indian does en he has received a gash is this: catches some of these ants, and ding them to the wound, which he previously closed together, lets m bite. They fix their mandibles each side of the wound and then he pary claims of humanity. thes off the rest of the hody. The do not come spart, and so a row bese anta' heads keeps a wound to- that is both just and merciless. er as well as the surgeon's needle wire would do, and as the bite of ready surgery is quite efficient.—

better half know how he dives:

The Dog and the Kettle.

Mr. C. J. Cornish, in Animal Life (England), tells a story illustrative of the sound sense of a dog. A retriever not long ago was sent into a ditch to bring out a winged partridge. The dog picked up the scent, rushed along the bottom of the ditch under the brambles, and after a little groping about emerged on the bank of the ditch with an old rusty kettle, holding it by the handle. Laughter and chaff greeted this performance. "Stop a bit," said the dog's master. "Here, Rover, give it to me," and the dog brought the kettle to him. Taking it from his mouth his master put his hand into the kettle, the lid being off, he took out the partridge. Chased by the dog it had crept into the kettle to hide, and the dog, not being able to draw it out, just brought the lot.

Where Women Propose.

In the Ukrane, Russia, the woman does all the courting. When she falls in love with a man, she goes to his house and informs him of the state of her feelings. If he reciprocates, all is well, and the formal marriage is duly arranged. If, however, he is unwilling she remains there, hoping to coax him to a better mind. The poor fellow cannot treat her with the least discourtesy, nor has he the consolation of being able to turn her out, as her friends in such a case would feel bound to avenge the insult. His remedy, therefore, if determined not to marry her, is to leave his home and stay away as long as she is in it. A similar practice to that in the Ukraine. exists among the Zuni tribe of Inwoods have been analyzed chemically, dians. The woman does all the courting and also controls the situation after marriage. To her belong all the children, and descent, including inheritance, is also on her side.

Origin of Ice Cream.

Ice cream has been brought to its present state of perfection by a gradual process of evolution from the original idea which dates back at the beginning of the seventeenth century, says What to Eat. At that time, iced fruits and cups made of ice first appeared at banquets. Like many other good things for the table ice cream claims Paris for its birthplace, and yet it was not a Frenchuau but an Italian named Precope Couteaux who ship with the frog, and in a short first thought out the idea of icing lemwhile his frogship was on terms of the onades and liquors. From this was gradually evolved over 100 years later, ice cream, or iced butter, as it was then called, from its resemblance to that article of food.

While all civilized nations serve ices in great variety, we are apt to in which little Arey takes him for a think of ice cream as an essentially American dish, probably because froz-The pet frog is as much a pet as a en desserts of all kinds are more genekitten and is thoroughly domesticated. rally used in this country than any other. Ice cream first made its appearance in America in Philadelphia at the end of the eighteenth century. It was then considered a great luxury, and consequently was rarely seen except on state occasions. It was not within the reach of ordinary mortals until 1800, when an Italian confectioner established an ice cream house, as it was then called, at Germantown, a suburb of Philadelphia.

- Dooley, the dog owned by a St. Louis woman, travels on a Pullman pass. The dog recently rode from New York City to St. Louis, with stop-over privileges at Alantic City and Hot Springs, Va., on the same style of pass that furnished transportrtion for his mistress and her husband. The pass bore the name "Mr. Dooley."

"Ob, I dunno," answered Mr. Erastus der. Pinkney. "A mule doesn't cost near so much money an' it's purty near as dangerous."

- "Oh, George!" exclaimed the joyful mother, as she met him at the door, "baby's got a tooth!" "I'm glad you mentioned it," replied the cautious husband; "I'll be very careful how I handle the little scamp.'

- Take some imagination, mix with a little passion, bottle it up-and you have a love affair.

- A man who marries for money may lack sentiment, but he has a large stock of good horse sense.

- If a man never changes his mind he is either very bright or very stub-

- A question settled by force, rath-Ithing with these jaws it cannot be er than reason, always comes up for re-

- There probably never was a time when all men were satisfied with their

- "The laborer is worthy of his hire," but unfortunately worthiness is not always a winner. - In the endless race for wealth

men are too prone to forget the ordi-- It is always better to concede

something than to insist on a demand -Many an octogenarian can attri-

to ants is not poisonous this rough- bute his longevity to the fact that he never called another man a liar.

- After blowing in his substance One-half the world doesn't let the foolish youth visits the pawnshop for the purpose of raising the wind.

CATCH PHRASES.

Their Utility in Advancing the interests of Business Men.

There are many instances of where a suitable catch line well drilled into people has been of great value in building business. The best catch line is one that fits your business best, and the discovery of such a line is apt to be due more to inspiration than to effort. Pick the distinctive feature of your stock or business methods and endeavor to express it in a breath.

If you can coin a phrase that expresses your central business idea or your store alone, you can make good use of it. It puts into con-densed form an idea that will get hold of people and influence them if persistently presented to them. One fact about your business well lodged in the heads of people is as good as a score that do not pene-

You can make people believe about what you like if you go about it properly. If a man comes to you today and tells you there will be a panie inside of six months, you will pay no attention to him. If another comes tomorrow with the same story, he will get no attention, but you will idly wonder what is getting into folks. The third man you will argue the matter with. The fourth will get more of a hearing, and you will begin to see signs of disster yourself. By the time the tenth man has made the statement you will be ready to tell folks the same

story yourself. Probably you yourself could not be influenced in such a manner, but the common run of people are built that way and will believe that they are told often enough. That is why an expressive catch phrase does good. It comes to stand for you and your methods and of necessity is remembered when goods in your line are wanted.

As ordinarily used such a phrase is of little value, because it is not properly hammered into people. Such a line should go on letter heads, billheads, stationery, envelopes, should be seen about the store and should appear on labels. Put it on a sticker to attach to goods and packages. Let people see it everywhere. If it means what it says, people are going to respond to it.— American Druggist.

Caught on the Fly. Brevity may be the soul of wit, but a story published in the New York Tribune shows that some men can be both long winded and witty. The story has to do with a minister of the old school and with the poet and banker, Edmund Clarence Stedman, and the two New York millionaires who were his companions

on a fishing trip in northern Maine. The New Yorkers entered the little backwoods meeting house just as the preacher began his sermon. He continued speaking for two hours, and finally, when it got late in the afternoon and he showed no sign of stopping, the vacationists began get uneasy and wonder if they would get out of the woods before dark. At last they felt that they could stay no longer, so they rose and started to file out.

The thread of the parson's dis-

course snapped off short. "Under the circumstances," he said grimly, "we will interrupt our sermon and take up the collection at this point."

To Cure a Cold in One Day. Take Laxative Bromo Quinine Tab-lets. All druggists refund the money if it fails to cure. E. W. Grove's signature on every hox. 25c.

- Japanese auctions are conducted on the silent plan. Each bidder writes his name and hid upon a slip of paper which he places in a box. When the bidding is over the box is opened by - "Don't you wish you all had an the auctioneer and the goods are deautomobile?" said Miss Miami Brown. | clared the property of the highest bid-



WHEN BABY IS COMING Mother's Friend.

Woman's greatest dream of beauty and glory is when nature has chosen her to become a mother. Every faculty is keenly alert and her nature the finest as she foresees the joy, the ambition, the success and the life-long satisfaction coming, coming nearer, day by day, in the dear and innocent being so soon to see light, and the very uncertainty whether she shall see a sweet girl face or a brave boy face beside her on the pillow, adds sest to her expectancy. Then, if ever, she should take care of her physical, mental and moral health.

MOTHER'S FRIEND applied externally throughout pregnancy will relieve the pain of parturition, and no mother and child can fail to be healthy, hearty, strong, clear complexioned, pure blooded, calm nerved and cheerful in disposition, who are mutually influenced for months by the continued use of Mother's Friend.

Of druggists st C.

Our treaties "hotherhood" mailed free.

A'HE BRADFIELD REGULATOR CO. ATLANTA, GA.

- It is when one man asks for jusice and the other demands the l'on's share that the road to honest and hon-

CURSE

orable adjustment is blocked.

WHITE RIBBON REMEDY

No taste. No odor. Can be given in glass of water, tea or coffee without patient's knowledge.

White Ribbon Remedy will cure or destroy the diseased appetite for alcoholic stimulants, whether the patient is a confirmed inebriate, a "tipler." social drinker or drunkard. Impossible for any one to have an appetite for alcoholic liquors after using White Ribbon Remedy.

Indorsed by Members of W. C. T. U.

Mrs. Moore, press superintendent of Woman's Christian Temperance Union, Ventura, California, writes: "have tested White Ribbon Remedy on very obstinate drunkards, and the cures have been many. In many cases the Remedy was given secretly. I cheerfully recommend and indorse White Ribbon Remedy, Members of our Uniou are delighted to find an economical treatment to aid us in our temperance work."

Druggists or by mail, \$1. Trial package free by writing Mrs. A M. Townsend, (for years Secretary of a Woman's Cristian Temperance Union, 218 Tremont St. Boston, Mass. Sold in Anderson by ORB, GRAY & CO.

Sept 11, 1902

18 17

Valuable Farm and Wooded Land For Sale.

Land For Sale.

By virtue of the authority vested in me as the Executor of the Estate of Dr. P. A. Wilhite, deceased, I will sell at public outery in front of the Court House on Salesday in December, 1902, at Anderson. S. C., during the usual hours of sail, unless sold sooner by private sale, the following described Land, situated in Centerville Township, and about 5½ miles from the City of Anderson:

TRACT No. 1, containing one hundred and forty-five acres, more or leas, adjoining lands of John L Jolly, W. T. McGill and others, more fully described by Deed executed by W. W. Humphreys, then Mester of Anderson County, recorded in office of Clerk of Court, Book ZZ, pages 33 and 54, together with plat recorded, Book WW, page 47.

TRACT No. 2, contains one hundred and thirty-three scres, more or less, adjoining Tract No. 1, bounded by lands of S. J. Watson, Mrs. Martha Watson and others, Deed from A. A. Dickson and M. C. Smith, and more fully described by Deed and plat recorded in Clerk's office, Book KK, pages 627, 628 and 629.

The greater portion of this Land is in original forest of oak, hickory, pine, etc. Some of the Land now in cultivation is fresh Land, having been cleared of timber a few years ago. Both of the above Tracts are well watered and considered part of the best wooded land in the County.

part of the best wooded land in the Coun-Terms of Sale-One-third cash, balance

Terms of Sale—One-third cash, balance on a credit of one and two years, with interest from day of sale secured by mortgage of the premises and bond of purchaser, with privilege to anticipate payment. Purchaser to pay extra for papers and stamps.

For further particulars and plats call at Wilhites Drug Store,

MRS. CORA L. WILHITE,

Surviving Executrix.

Nov 5, 1902

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Judge of Probate's Sale.

STATE OF SOUTH CAROLINA,

In the Court of Common Pleas. oseph J. Fretwell, F. G. Brown, W. R Joseph J. Fretwell, F. G. Brown, W. R. Oaborne, J. T. Pearson and J. H. vonHasseln, surviving partners of the firm of Sylvester Blecklev Co., Plaintiffs, against J. T. Long, Wm. E. Long, J. D. Kelley and E. W. Long and Farmers and Merchants Bank, a corporation, and Julius H. Well and Abraham Lesser, partners in trade under the name and style of Julius H. Well & Co., Defendants.

& Co., Defendants.

Pursuant to the order of sale granted herein, I will sell on Salesday in December next, during the usual hours of sale, in front of the Court House in the City of Anderson, the Real Estate described as follows, to-wit:

Anderson, the Real Estate described as follows, to-wit:

I. Ali that certain Tract or parcel of Land, situate in Brushy Creek Township County and State aferesaid, containing one hundred and thirteen (113) acres, more or leas, bounded by lands of Theodore Smith, Mrs. M. J. Scott and others, known as part of the Revees place.

II. Also that certain other Tract or parcel of Land, situate in Brushy Creek Township, County and State aforeasid, containing fifty-six (56) acres, more or leas, bounded by above described Tract of Land, H. R. Reeves and others, and known as part of the Reeves place, being the same land conveyed to the said Sylvester Blockley Co. by E. W. Long, assignee, and J. L. Tribble, agent for creditors, by Deed bearing date December 21st, 1892, and recorded in the office of R. M. C. for Anderson County, S. C., in Book JJJ, pages 352 and 353, and conveyed by them to J. T. Long by Deed dated December 16th, 1893.

Terms of Sale—One-half Cash, balance on a credit of twelve months, to be secured by bond of the purchaser and secured by bond of the purchaser and secured by bond of the purchaser and secured and secured by bond of the purchaser and secured by bond of the purchaser and secured secured by bond of the purchaser and secured and secured by bond of the purchaser and secured by bond of the purchaser and secured by bond of the purchaser and secured s

Terms of Salo—One-half Cash, balance on a credit of twelve months, to be secured by bond of the purchaser and a mortgage of the premises, with interest upon the deferred payment from the date of sale at eight per cent per annum. Purchaser to have leave to anticipate payment and to pay extra for all necessary

R. Y. H. NANCE, Judge of Probate as Special Referee. Nov 5, 1902 20 2

Judge of Probate's Sale.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Court of Common Pleas.

W S. Ramsey as Administrator of the Personal Estate of Jas. M. Ramsey, dectased, and Daisy C. Ramsey, heir at law of Jas. M. Ramsey, deceased, Plaintiff, against Annie G. Sharp, Marshall V. Sharp, Jas. D. Sharp and Wm. B. Sharp, infants, Defendants.

Pursuant to the order of sale herein

Pursuant to the order of sale herein granted, I will sell on Salesday in December next, during the usual hours of sale, in front of the Court House in the City of Anderson, the Real Estate described as follows, to-wit:

I. All that Tract or parcel of Land, containing one-half acre, more or less, situate in the town of Williamston, County of Anderson, and the State of South Carolina, and bound as follows: Nouth by Main street, east by lot of W. H. Austin, west by lot of J. B. James, north by lot of W. S. Ramsey. For fuller descripts see Deed from W. S. Ramsey to Jan. M. Ramsey, dated February 14, 1901.

14, 1901.

11. Also all that certain other parcel or Lot of Land. situate in the town of Willamston, County and State aforesaid, containing one half acre, more or less, and bounded on the east by _____ street, on the south by lot of H. C. Woods, known as the H. F. Boatner, on the west by lot of M. J. Epting, and on the north by lot of D. F. Russell, this being known as the Burgess lot; this being the same conveyed to Jas, M. Ramsey, deceased, by R. E. Burgess, by Deed dated February 12th, 1900. Said Real Estate to be sold in two parcels.

Terms of Sale—Cash.

R. Y. H. NANCE,

Judge of Probate as Special Referee.

Nov 5, 1902

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Motion of Final Scatal.

Notice of Final Settlement. THE undersigned, Executor of the Estate of Susan Poore Cheshire, deceased, lereby gives notice that he will on Tuesday, December 2nd, 1902, apply to the Judge of Probate for Anderson County for a Final Settlement of said Estate, and a discharge from his office as Executor.

J. M. COX, Executor.

Oct. 99, 1992

built right, and will please you.

Judge of Probate's Sale. STATE OF SOUTH CAROLINA,

COUNTY OF ANDERSON. In the Court Common Pleas. Chas. M. Sullivan, Sr., N. B. Sullivan, Chas. S. Sullivan and Wm. W. Sullivan, Plaintiffs, against Leils F. Sullivan, Clarence Prevost Sullivan. Hewlet K. Sullivan, Jr., Stark B. Sullivan and Walter B. Sullivan, Defendants.

let K. Sullivan, Jr., Stark B. Sullivan and Walter B. Sullivan, Defendants.

Pursuant to the order of sale granted herein, I will sell on Salesday in December next, during the usual hours of sale, in front of the Court House in the City of Anderson, the Iteal Estate described as follows, to-wit:

All that Lot or parcel of Land, situate in the city and County of Anderson, State of South Carolina, containing four (4) acres, more or less, and bounded on the west by South McDuffle street, south by Hampton street, east by lot of Jas. M. Bullivan, Sr., and on the north by lot of Mrs. M. F. Brown, widow of the late Elijah W. Brown. The Lot herein described being the same conveyed to the said Nimrod K. Sullivan by Chas. T. Lowdes and Jas. Robb, Trustees, by Deed dated May 6th, 1870, and duly of record in R. M. C. Office for Anderson County, S. C., in Book KK, page 6.

Also, all that certain other parcel of Land, situate in Anderson County, S. C., in Book KK, page 6.

Also, all that certain other parcel of Land, situate in Anderson County, S. C., in Book KK, page 6.

Also, all that certain other parcel of Land, situate in Anderson County, S. C., in Book KK, page 6.

containing nineteen and alnety one-hundredths (19 and 90-100) acres, more or less.

containing nineteen and minety one-hundredths (19 and 90-100) acres, more or less, bounded now as follows, to-wit: On the west side by an extension of South Mcwest side by an extension of South McDuffle street, on the north by lands of E. W. Stewart, Mrs. M. F. Brown and Amanda Simms, on the east by the lands of R. B. Findley and on the south by J. B. Sullivan. This lot of land being the the northern half of that certain Tract of Land conveyed to the said Nimrod K. Sullivan by Mrs. E. S. Brown, by Deed dated December 1st, 1874, which is duly of record in R. M. C. Office for Anderson, County, S. C., in Book RR, pages 16 and County, S. C., in Book RR, pages 16 and

Terms of Sale-One-half cash, and the Terms of Sale—One-half cash, and the balance on a credit of twelve months from day of sale, with inferest from day of sale, with leave to anticipate payment. The purchaser to pay extra for all papers. The credit portion to be secured by bond or bonds of the purchaser and mortgage of the premises.

R. Y. H. NANCE.

Judge of Probate as Special Referee, Nov 5, 1902

Judge of Probate's Sale. STATE OF SOUTH CAROLINA.

In the Court of Common Pleas.

G. C. Sullivan, Plaintiff, against Jas. M. Sullivan, Sr., as Administrator and heir at law of Mary A. Sullivan, Deceased, Jas. M. Sullivan, Jr., Nina Sullivan, Jake B. Sullivan, and Aleathea Sullivan, Defendants.

In obedience to the order of sale, here-in, I will sell in front of the Court House in the city of Anderson, S. C., during the usual hours of sale, on Salesday in December next the real estate described as

usual hours of sale, on Salesday in December next the real estate described as follows to wit:

I. All that lot or parcel of land in the City and County of Anderson, State of South Carolina, containing one acre, more or less, and bounded as follows to wit: On the south by Hampton Street, on the west and north by lot of Jas M. Sullivan, Sr., and on the east by lot of Mary A. Sullivan, decessed, hereinafter described. The same being the lot or parcel of land conveyed to the said Mary A. Sullivan by R. Y. H. Nance on the 3rd day of September, 1893, by Deed recorded in office of R. M. C. for Anderson County, S. C., in Book KKK, page 6.

II. Also all that certain other lot or parcel of land containing three-fourths of one acre, more or less, situate in the City and County of Anderson, State of South Carolina, and bounded by Hamptor Street on the south, by East Boundary Street on the east, by lot of S. M. Orr on the north and on the west by lot of Mary A. Sullivan, deceased, herein before described. It being the lot conveyed to Mary A. Sullivan, deceased, by J. M. Sullivan, H. K. Sullivan and N. B. Sullivan, by Deed dated Jan. 2rd, 1891, duly of record in office of R. M. C. for Anderson County, S. C., in Book F. F. F. page 395. Anderson County, S. C., in Book F. F.

page 395.
Terms of Sale—One-half cash the remainder on a credit of twelve months from day of sale, with interest from day of sale, with leave to anticipate payment. The credit portion to be secured by bond

of purchaser and mortgage of premises.
Said real estate to be sold in two parcels;
purchaser to pay extra for all papers.
R. Y. H. NANCE,
Judge of Probate as Special Referee.
Nov 5, 1902

Judge of Probate's Sale.

STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court of Common Pleas.

In the Court of Common Pleas.

Joseph J. Fretwell, as Executor, and Mrs. A. E. Bleckley and Mrs. Ella C. Laughlin, as Executix, of the last will and testament of Sylvester Bleckley, deceased, Plaintiffa, against J. F. Mc-Clure, Sr., in his own right and as admr. of the estate of Mrs. Mattle P. Mc-Clure, deceased and Grace McClure, Bessie McClure, Wallace W. McClure, John Wesley McClure, and Geo. Thomaz McClure, infants under the age of fourteen years, and C. F. Jones and R. C. Webb, partners as C. F. Jones & Co., Defendants.

Defendants.
In obedience to the order herein,

In obedience to the order he-ein, I will sell in front of the Court House, in the City of Anderson, S. C., during the usual hours of sale, on Salesday in December next, the real estate described as follows, to-wit:

All that certain Lot of Land containing one and S-100 acres, more or less, situate in the corporate limits of Anderson, S. C., on Cemetery street, adjoining lands of J. R. Fant, Emma Axam, Geo. Ivory, and others, it being the same conveyed to Mrs. Mattle P. McClure by J. L. McGee by deed bearing date Feby. 13, 1902, and on record in the office of C. C. C. P. for Anderson County, S. C.

on record in the office of C. C. C. P. for Anderson County, S. C.

Torms.—One half cash, balance on a credit of twelve months with interest from date of sale at eight per cent per annum, deterred payment to be secured by bond of purchaser and a mortgage of the premises; purchaser or purchasers to have leave to anticipate payment and to pay extra for all necessary papers. pay extra for all necessary papers.
R. Y. H. NANCE,

Judge of Probate as Special Referee. Nov 5, 1902 20 4

Notice of Trustee's Sale.

BY virtue of a Deed of Trust executed to me by Warren Morris I will sell at Anderson, S. C., on Salesday in Decem-ber next, at the usual time and place of All that Lot of Land containing 90-100

white, William Oliver, Thomas Street, and Cemetery Street, and being the residence of Warren Morris.

Terms—Cash. Purchaser to pay extra

for papers.
H. H. WATKINS, Trustee.
Nov 5, 1902
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MILBURN WAGONS.

I have just received a Car Load of the Celebrated, High Grade MIL-BURN WAGONS. If you need a Wagon call and see them. They are

J. 8 FOWLER.

County Treasurer's Notice.

The County Treasurer's books will be opened for the collection of State and County and School Taxes for the flacal year, 1992, at the Treasurer's office from October 15 to December Ste, inclusive, where the following levies will be collected:

A special school levy for Hunter School District No. 24, 3 mills. Also Gantt School District No. 24, 3 mills College District No. 20, town of Williamston, 2 mills
All able bodied male citizens between the agos of 21 and 60 shall be liable to pay a Poil Tax of \$4, oxcept old soldiers, who are exempt from Poil Tax at 50 years of age.
All able bodied male citizens between the agos of 21 and 60 shall be liable to pay a Poil Tax of \$4, oxcept old soldiers, who are exempt from Poil Tax at 50 years of age.
All persons owning property in more than one township will please make it known when paying their Taxes, so that any additional cost and penalty may be avoided.
Section 2. That all State and County Taxes, and all Taxes collected when State and county Taxes are collected shall be due and payable on or before the thirty-first day of December of each and every year, and if such Taxes and Assexaments are not paid on or before said time, a penalty of one per centum thereon shall be added by the County Auditor on the County duplicate and collected by the County Treasurer: and if the said Taxes and additional penalty of one per centum thereon shall be added by the County Auditor on the County duplicate and collected by the County Treasurer, and if the said Taxes, Assessments and Penalties are not paid on or before the first of March next, an additional penalty of five per centum thereon shall be ridded by the County Auditor on the County duplicate and collected by the County Treasurer; and if the said Taxes, Assessments and Penalties are not paid on or before the first of March next, an additional penalty of five per centum thereon shall be ridded by the County Auditor on the County Treasurer; shall issue his tax execution for the States and Assessments and Penalties are not paid on or before the said County Treasurer; shall issue his tax execution for the said Taxes and Assessments and Penalties against the property of the defaulting taxpayer according to law.

All persons between the ages of 18 and 50 years who are able

J. M. PAYNE, Co. Treas. THE STATE OF SJUTH CAROLINA. COUNTY OF ANDERSON.

COURT OF COMMON PLEAS.

anie Clarke and Jennie L. Ruff, Plaintiffa, against E. L. Carke, R. N. Clarke, B. M. Clarke, Frances Mobley, Mattie Pegues, B. R. Clarke, Emma Clarke, Annio Clarke, Willie Clarke, Martha Clarke, Paul Clarke, Person Clarke, Revie Durting, Sam. L. Clarke, Frank Clarke, Bevie Durting, Sam. L. Clarke, Frank Clarke, Thomas Clarke, Rachel Clarke, Tarrill Clarke, Cliff Clarke, Elias Clarke, Robert Clark, Sarah Clarke, Lena Clarke, Amah Clarke, Emma Clarke and Alice Clarke, Defendant—Summons for Relief. Complaint net Served, o the Defendants above named :

YOU are hereby summoned and required to any of the Complaint in this action, which is field in the office of the Clerk of the Court of Court on Pleas, at Anderson C. H., S. C., and to serve a copy of your answer to the said Complaint on the subscriber at his office, Anderson C. H. S. C., within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the Complaint within the time aforesaid, the Plaintiffs in this action will apply to the Court for the relief demanded in the Complaint.

plaint.
Dated October 16th. A. D., 1932.
JOS. N. BROWN, Plaintiffs Attorney.
[SEAL] JOHN C. WATKINS, C. C. P. & O. S.

To the Defendants above named:

Take notice that the Summons, of which the above is a copy, and the Complaint herein, was filed in the office of the Clerk of said Court at Auderson C. H., S. C., October 16th, 1992, and the object of the action is to partition a Lot of Land in the City of Anderson, containing one-fourth of an acre, among the heirs of John B Clarke and Martha Clarke, deceased. No personal claim is made against you. against you.

JOS. N. BROWN, Plaintiffs' Attorney.

JOS. N. BROWN, Plaintiffs' Attorney.

To the Defendants Willie Clarke, Martha Clarke, Paul Clarke, Eugenia Clarke, Fannie Clarke, Thomas Clarke, Rachel Clarke, Terreil Clarke, Cliff Clarke, Elias Clarke, Robert Clarke, Sarah Clarke and Lena Clarke, and to Ramah Clarke, Em. a Clarke and Alice Clarke, their respective mothers with whom they reside.

Take notice that unless you apply to the Court within twenty days siter the service hereof upon you for the appointment of a Guardian ad Litem to defend this action, the Piaintiffs will apply to the Court to have such appointment made for you, to appear and defend such action in your behalf.

JOSEPH N. BROWN, Plaintiffs' Attorney.

Oct. 16, 1962

THE STATE OF SCUTH CAROLINA, County of Anderson.

IN COURT OF PROBATE. Caroline S. Smith, Adeline Bagwell, Louisa Lollis, Anna Simpson, Sallie Gambrell, Lou Bagwell, James F. Bagwell, Carrie Gunnels, R. P. Bag-well, Sallie Beil Boit, Nannie Estes, James Gun-nels, B. F. Gunnels, Jr., Lou Armatrong, Callie Jones and Addie Fredell, Plaintiffs, against Ma-Jones and Addie Fredeil, Plaintiffs, against Malinda Morrison, Mary Scott, Helen Ambrose, R. T. Gunnels, Mary Jane Burriss, Sallie Roberts, Robert S. Gunnels, John Gunnels and W. P. Bagwell, as Administrator of the Estate of Frances White, Defendants—Summons for Relief—Complaint not Served.

To the Defendants, Malinda Morrison, Mary Scott, Helen Ambrose, R. T. Gunnels, Mary Jane Burriss, Sallie Roberts, Robert S. Gunnels, John Gunnels and W. P. Bagwell, as Administrator of the Estate of Frances White, deceased:

the Estate of Frances White, deceased:

YOU are hereby summoned and required to answe: the Complaint in this action, a copy of which is herewith served upon you, and to serve a copy of your answer to the said Complaint on the subscriber at his office, Anderson C, H, S, C, within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the Complaint within the time aforesaid, the Plaintiffs in this action will apply to the Court for the relief demanded in the Complaint.

Dated Oct. 22, A. D 1902.

E. G. Mcadams, Plaintiffs' Attorney.

[Seal] JNO. U. Watkins, C.P.

To the Defendants Malinda Morrison, Mary Jane Burries, Salile Reberts, Robert S. Gunnels, John Gunnels and R. T. Gunnels Take notice that the Complaint in this action,

Take notice that the Complaint in this scrion, together with the Summons, of which the foregoing is a copy, was filed in the office of the Clerk of the Court at Anderson, in the Court of Anderson, in the State of Souta Carolina, on the 22nd day of October, 19(2.

E. G. McADADIS,
Plaintiffs' Attorney.

To the Defendants Mary Scott, Helen Ambrose, and John Gunnels, their respective mothers and fathers with whom they reside:

Take notice that unless you apply to the Court within twenty days after the service hereof upon you for the appointment of a Guardian ad Litem to defend this action, the Plaintiffs will apply to the Court to have such appointment made for you to appear and defend such action in your behalf.

E. G. McADAMS, Plaintiffs' Attorney.

Oct 22, 1902

THE STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. COURT OF COMMON PLEAS.

COURT OF COMMON PLEAS,

Leola Simmons, nee Warren, and Rosa Lucretia Neal, nee Warren, Plaintiff.. against John M. Warren, Codie Brown, nee Warren, J. C. Jackson, as Administrator of the Eatate of John M. Warren, deceased, and Mrs. S. J. Peoples, Defendants.—Summons for Relief.—(Complaint Berved)

To the Defendants a vove named:

VOU are hereby summoned and required to an acopy is herewith served upon you, and to serve a copy of your answer to the said Complaint on the subscribers at their office, in the Peoples Bank Bullding, Anderson C. H., S. C., within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the Complaint within the time aforesaid, the Plaintiffs in this action will apply to the Court for the relief demanded in the Complaint.

Dated at Anderson, S. — Det. 29, A. D. 1992.

BONHAM & WATKINS, Plaintiffs' Attorneys, [SEAL] JOHN C. WATKINS, Codie Brown, John M.

To the absent Defendants, Codie Brown, John M. Warren and J. C. Jackson, as Administrator of the Estate of John M. Warren, deceased.

Please take notice that the Summons and Complaint in this action were filed in the office of the Clerk of the Court of Common Pleas for Anderson County. S. C., on October 29th, 1902, and that the object of this action is to procure a partition and saie of the Lot of Land described in the Complaint.

BONHAM & WATKINS, Plaintiffs' Att'ys.

[SEAL] JNO. C. WATKINS, C. C. C., P.
Oct 29, 1962

Notice Final Settlement.

THE undersigned, Administrator of the Estate of N. C. Shearer, deceased, hereby gives notice that he will on Wednesday, November 28th, 1902, apply to the Judge of Probate for Anderson County for a Final Settlement of said Estate, and a discharge from his office as Administrator. as Administrator.
W. H. SHEARER, Adm'r.
Oct 22, 1902

NOTICE.

Oct 8, 1902

In your blood? Physicians call it malarial germ. It can be seen changing red blood yellow under a microscope. It works day and night. First, it turns your complexion yellow. Chills, aching sensations creep down your back bone. You feel weak and

Yellow

Poison

Is

Roberts' Chill Tonic

Enters the blood, drives out the yellow poison and stops the trouble at once. It not only prevents but completely cures chills, fevers, night sweats and malaria. The manufacturers know all about this yellow poison, and have perfected Roberts' Tonic to drive it out, nourish your system, restore appetite, purify the blood. It has cured thousands of cases of chills, fevers and malaria. It will cure you or your money back. This is fair. Try it. Price, 25c.

> ORR. GRAY & CO. EVANS PHARMACY. DENDY DRUG CO.

Foley's Honey and Tar for children, safe, sure. No opiates.

Peoples' Bank of Anderson. ANDERSON, S. C.

of your business. From this date until further notice we will close our doors at 3 o'clock in the afternoon. Will thank

We respectfully solicit a share

to their business before that hour. Foley's Kidney Cure makes kidneys and bladder right.

our customers and friends to attend

SPECIAL NOTICE!

Parties owing me either by Note or Account will call in and settle same without sending to see you or writing you again, as I must have same settled at once. I can't do business on as long time as you are taking; so avail yourself and come in at once and save expense.

JOHN T. BURRISS.

Respectfully.

are the most fatal of all dis-

FOLEY'S KIDNEY CURE IS A GUARANTOOD ROMEDY

or money refunded. Contains remedies recognized by eminent physicians as the best for Kidney and Bladder troubles. PRICE 50c. and \$1.00.

SOLD BY EVANS' PHARMACY.

Foley's Honey and Tar cures colds, prevents pneumonia.

S. C. BRUCE. DENTIST.

OVER D. C. Brown & Bro's, Store, on OVER D. C. Brown & Bro's. Store, on South Main Street.

I have 25 years experience in my profession, and will be pleased to work for any who want Plates made, Filling done, and I make a specialty of Extracting Teeth without pain and with no after pain.

Jan 23, 1901

50 YEARS' EXPERIENCE



ALL persons indebted to the Excelsior Oil and Fertilizer Company must settle accounts on or by November 1st. The affairs of the old Company must be settled by that date, and it is hoped that every debtor will heed this notice at once.

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